Case: 24-2701, 10/29/2025, DktEntry: 36.1, Page 1 of 3

No. 24-2701

IN THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

STATE OF CALIFORNIA, et al.,

Plaintiffs-Appellees,

v.

UNITED STATES BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES, et al.,

Defendants-Appellants.

On Appeal from the United States District Court for the Northern District of California Case No. 3:20-cv-0676 Hon. Edward M. Chen

APPELLEES' SUPPLEMENTAL EXCERPTS OF RECORD INDEX VOLUME

Lee R. Crain GIBSON, DUNN & CRUTCHER LLP 200 Park Avenue New York, NY 10166 Telephone: (212) 351-4000 lcrain@gibsondunn.com

Attorney for Appellee Giffords Law Center to Prevent Gun Violence Rob Bonta
ATTORNEY GENERAL
OF CALIFORNIA
455 Golden Gate Ave.
Suite 11000
San Francisco, CA 94102
Telephone: (415) 510-3807

Attorney for Appellee State of California

[Additional Counsel Listed on Next Page]

Case: 24-2701, 10/29/2025, DktEntry: 36.1, Page 2 of 3

Gregg Costa
GIBSON, DUNN & CRUTCHER LLP
811 Main Street, Suite 3000
Houston, TX 77002
Telephone: (346) 718-6649
gcosta@gibsondunn.com

Avi Weitzman, pro hac vice
PAUL HASTINGS LLP
200 Park Avenue
New York, NY 10166
Telephone: (212) 318-6000
aviweitzman@paulhastings.com

David M. Pucino, pro hac vice GIFFORDS LAW CENTER TO PREVENT GUN VIOLENCE 223 West 38th St. # 90 New York, NY 10018 Telephone: (917) 680-3473

Attorneys for Appellee Giffords Law Center to Prevent Gun Violence Thomas S. Patterson
SENIOR ASSISTANT
ATTORNEY GENERAL
R. Matthew Wise, 238485
SUPERVISING DEPUTY
ATTORNEY GENERAL
S. Clinton Woods, 246054
DEPUTY ATTORNEY GENERAL
455 Golden Gate Ave.
Suite 11000
San Francisco, CA 94102
Telephone: (415) 510-3807
Clint.Woods@doj.ca.gov

Attorneys for Appellee State of California, by and through Attorney General Rob Bonta

APPELLEES' INDEX OF THE SUPPLEMENTAL EXCERPTS OF RECORD

VOLUME 1 OF 2			
Date	D. Ct. Dkt.	Description	ER Page
12/7/23	197	Defendants' Combined Reply Brief and Opposition (excerpted)	3
10/26/23	184	Plaintiffs' Opposition to Defendants' Motion for Summary Judgment (excerpted)	6
10/26/23	185	Declaration of L. Crain	12
10/26/23	186	Declaration of J. Yurgealitis	147
10/26/23	187	Declaration of L. Cutilletta	196
VOLUME 2 OF 2			
10/26/23	188	Declaration of S. Gonzalez	213
10/5/23	182	Defendants' Motion for Summary Judgment (excerpted)	219
9/28/23	179-1	ATF Supplemental Administrative Record 1-357 (excerpted)	224
9/28/23	179-2	ATF Supplemental Administrative Record 358-506 (excerpted)	392
10/20/22	122	Amended Complaint (excerpted)	468